IN THE UNITED STATES DISTRICT COURT WESTERN DISTRICT OF PENNSYLVANIA

Tiffany Williams, et al, :

1.1.4.00

Plaintiffs, :

Civil Action 2:18-cv-1353

v. :

Judge W. Scott Hardy

Bob Evans Restaurants, LLC, et al,

:

Defendants.

MOTION FOR TELEPHONIC STATUS CONFERENCE

Now comes Plaintiffs, with the consent of Defendants, and hereby respectfully request a telephonic status conference. With the direction of the predecessor Judge assigned to this case, the Honorable Mark R. Hornak, a procedure for the re-filing of Plaintiffs' Motion for Conditional Certification and Equitable Tolling was developed as detailed in Document 162. Plaintiffs' initial Supplemental briefing under that order is currently due on October 2, 2020.

As this matter has been procedurally complex, and was just transferred to the Honorable W. Scott Hardy on September 23, 2020, we thought it wise to speak with the Court to ensure that Your Honor desires the current procedure for the refiling of Plaintiffs' Motion for Conditional Certification and Equitable Tolling.

Plaintiffs further request that the briefing schedule as detailed in Document 162 be stayed until a telephonic status conference is held. If the Court declines to have a telephonic status conference, Plaintiffs respectfully request that they be given seven (7) days from that denial to file their Supplement as detailed in Document 162. Defendants would then be given twenty-three (23) days to file their opposition, and Plaintiffs would be given seven (7) days to file any reply.

RESPECTFULLY SUBMITTED this 1st day of October, 2020,

BENDAU & BENDAU PLLC

By: /s/ Clifford P. Bendau, II

Clifford P. Bendau, II P.O. Box 97066 Phoenix, AZ 85060

Telephone: (480) 382-5176

Fax: (480) 304-3805

Email: cliffordbendau@bendaulaw.com

THE LAW OFFICES OF SIMON & SIMON

By: /s/ James L. Simon

James L. Simon (OH No. 0089483) 5000 Rockside Road, Suite 520 Independence, OH 44131

Telephone: (216) 525-8890

Fax: (216) 642-5814

Email: jameslsimonlaw@yahoo.com

CALSON LYNCH, LLP

Gary F. Lynch Edward W. Ciolko 1133 Penn Ave., 5th Floor Pittsburgh, PA 15222 Telephone: (412) 322-9243

Fax: (412) 231-0246

Email: glynch@carlsonlynch.com eciolko@carlsonlynch.com

CONNOLLY WELLS & GRAY, LLP

Gerald D. Wells, III Robert J. Gray 101 Lindenwood Drive, Suite 225

Malvern, PA 19355Telephone: (610) 822-3700

Fax: (610) 822-3800

Email: gwells@cwglaw.com rgray@cwglaw.com

THE LAW OFFICE OF MICHAEL L. FRADIN

Michael L. Fradin 8401 Crawford Avenue, Suite 104

Skokie, Illinois 60076 Telephone: 847-644-3425 Facsimile: 847-673-1228 Email: mike@fradinlaw.com THE LAZZARO LAW FIRM, LLC Anthony J. Lazzaro Chastity L. Christy Lori M. Griffin The Heritage Building, Suite 250 34555 Chagrin Boulevard Moreland Hills, Ohio 44022 Telephone: 216-696-5000 Facsimile: 216-696-7005

Email: anthony@lazzarolawfirm.com

Counsel for Plaintiffs and Opt-In Plaintiffs

CERTIFICATE OF SERVICE

I hereby certify that on the 1st day of October, 2020, a copy of the foregoing was transmitted electronically to the CM/ECF filing system for filing and transmittal along with copies transmitted to all counsel of record via the CM/ECF system.

/s/	James	I	Cimon
/S/	James	L.	Simon

IN THE UNITED STATES DISTRICT COURT WESTERN DISTRICT OF PENNSYLVANIA

liffany Williams, et al,	;
Plaintiffs,	: : Civil Action 2:18-cv-1353
v. Bob Evans Restaurants, LLC, et al,	: [PROPOSED] ORDER :
Defendants.	· :
Upon consideration of the Consen	t Motion for Status Conference it is hereby ORDERED
that the Motion is GRANTED.	
Dated:	BY THE COURT:
	W. Scott Hardy United States District Judge